UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

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ORDER OF DETENTION PENDING TRIAL

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	Jorge Lopez-Mancinas	Cas	e Number: _	11-6218M		
and was repres				as held on May 16, 2011. Defendant was prese ne defendant is a flight risk and order the detention		
		FINDINGS OF	FACT			
· · ·	oonderance of the evidence tha					
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.					
	The defendant, at the time of the charged offense, was in the United States illegally.					
	If released herein, the defe Enforcement, placing him/her or otherwise removed.	endant faces removal beyond the jurisdiction	proceedings of this Court	s by the Bureau of Immigration and Custom and the defendant has previously been deported	ıs ∌d	
	The defendant has no signific	cant contacts in the Unit	ed States or	r in the District of Arizona.		
	The defendant has no resource to assure his/her future appear		from which h	he/she might make a bond reasonably calculate)d	
\boxtimes	The defendant has a prior cri	minal history.				
	The defendant lives/works in	Mexico.				
	The defendant is an amnest substantial family ties to Mex		substantial	ties in Arizona or in the United States and ha	38	
	There is a record of the defer	ndant using numerous a	liases.			
	The defendant attempted to e	evade law enforcement	contact by flo	eeing from law enforcement.		
	The defendant is facing a ma	ximum of	y	ears imprisonment.		
at the time of t 1. 2. The dea corrections fa appeal. The dea of the United Statement to the statement of the United Stateme	There is a serious risk that the No condition or combination of Defendant is committed to the custodility separate, to the extent prayer and the serious of an attornate United States Marshal for the DRDERED that should an appear of the motion for review/reconsiderates or RDERED that if a result of the motion for review/reconsiderates or RDERED that if a result of the motion for review/reconsiderates or the RDERED that if a result of the motion for review of the RDERED that if a result of the motion for review of the RDERED that if a result of the RDERE	ct as noted in the record CONCLUSIONS e defendant will flee. of conditions will reason IRECTIONS REGARDI stody of the Attorney Genericable, from persons a sonable opportunity for ey for the Government, the purpose of an appears of this detention order deration to Pretrial Service lease to a third party is g before the District Co	dably assure NG DETENT Eneral or his/ awaiting or se private considence in connecting the person in EARTY RELE To be filed with tices at least of	Ther designated representative for confinement erving sentences or being held in custody pendir ultation with defense counsel. On order of a coun charge of the corrections facility shall deliver the count proceeding.	in ne to	
DAT	ED this 17 th day of May,	David K. Dur	ncan			
		United States Magis	strate Judge	e		